IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA MACON DIVISION

UNIT	ED ST	ATES OF AMERICA,	:				
v. LOGAN RILEY NETTLES, Defendant.			: CRIMINAL NO. 5:21-CR-00034 : :				
						GOVERNMENT'	S MOTION TO DETAIN
					COM	ES NOW the United States of A	merica, by and through its attorney, the United States
Attorn	ney for	the Middle District of Georgia,	and requests that the defendant be detained pursuant				
to 18	U.S.C.	§ 3142(e) and (f), and in suppor	t of said motion shows the following:				
1.	Reaso	on for Detention.					
	The C	Court should detain the defenda	ant because there are no conditions of release which				
will re	easonab	ly assure (check one or both):					
	×	the defendant's appearance as	required; and/or				
	\boxtimes	the safety of any other person	or the community.				
2.	<u>Eligib</u>	vility of Case.					
	This c	case is eligible for a detention or	rder because it involves (check all that apply):				
		a crime of violence (18 U.S.	C. § 3156), sex trafficking (18 U.S.C. § 1591), or a				
		federal crime of terrorism (18	U.S.C. § 2332b(g)(5)(B)) for which a maximum term				

of imprisonment of ten years or more is prescribed;

an offense for which the maximum sentence is life imprisonment or death;

a drug offense with a maximum term of imprisonment of ten years or more;

		a felony where the defendant has two or more prior convictions in the above three		
		categories, or two or more State or local offenses that would have been offenses in		
		the above three categories if a circumstance giving rise to Federal jurisdiction had		
		existed, or a combination of such Federal, State or local offenses;		
		a felony which is not otherwise a crime of violence that involves (1) a minor victim,		
		(2) the possession or use of a firearm or destructive device (18 U.S.C. § 921), or		
		any other dangerous weapon, or (3) a failure to register as a sex offender (18 U.S.C.		
		§ 2250);		
	×	a serious risk that the defendant will flee; or		
		a serious risk that the defendant will obstruct or attempt to obstruct justice, or		
		threaten, injure, or intimidate, or attempt to threaten, injure, or intimidate, a		
		prospective witness or juror.		
3.	Rebutt	able Presumption (optional).		
	If set f	orth below, the Government invokes the rebuttable presumption that no condition or		
combination of conditions will reasonably assure the safety of any other person and the				
community, pursuant to 18 U.S.C. §§ 3142(e)(2) and 3142(e)(3), because (check all that apply):				
		there is probable cause to believe that the defendant committed a drug offense with		
		a maximum term of imprisonment of ten years or more;		
		there is probable cause to believe that the defendant used or carried a firearm during		
		and in relation to a crime of violence or drug trafficking crime, or possessed a		
		firearm in furtherance of any such crime (18 U.S.C. § 924(c));		
		there is probable cause to believe that the defendant committed an offense involving		

	a minor victim, as set forth in 18 U.S.C. § 3142(e)(3)(E);			
	there is probable cause to believe that the defendant conspired to kill, maim, or			
	injure persons or damage property in a foreign country (18 U.S.C. § 956);			
	there is probable cause to believe that the defendant committed an act of terrorism			
	transcending national boundaries (18 U.S.C. § 2332b) or a federal crime of			
	terrorism as set forth in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of			
	imprisonment of ten years or more is prescribed;			
	there is probable cause to believe that the defendant committed a crime of peonage,			
	slavery or human trafficking for which a maximum term of imprisonment of 20			
	years or more is prescribed (18 U.S.C. §§ 1581-1596); or			
	the defendant has been convicted of a Federal offense that is described in 18 U.S.C.			
	§ 3142(f)(1), or of a State or local offense that would have been an offense			
	described in § 3142(f)(1) if a circumstance giving rise to Federal jurisdiction had			
	existed; the offense was committed while the defendant was on release pending trial			
	for a Federal, State, or local offense; and a period of not more than five years has			
	elapsed since the date of conviction for the offense, or the release of the defendant			
	from imprisonment, whichever is later.			
Time for Detention Hearing.				
The G	overnment requests that the Court conduct the detention hearing:			
\boxtimes	at the initial appearance; or			
	after a continuance of three days.			

4.

Respectfully submitted, this 17th day of June 2021.

PETER D. LEARY ACTING UNITED STATES ATTORNEY

BY: /s/ Joy Odom

JOY ODOM

Assistant United States Attorney

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CERTIFICATE OF SERVICE

I, JOY ODOM, Assistant United States Attorney, hereby certify that I have this date served the within and foregoing GOVERNMENT'S MOTION TO DETAIN upon the Defendant by hand delivering a copy of said motion to him/her and by hand delivering a copy to his/her attorney.

Respectfully submitted, this 17th day of June 2021.

PETER D. LEARY ACTING UNITED STATES ATTORNEY

BY: /s/ Joy Odom

JOY ODOM

Assistant United States Attorney

Virginia Bar No. 84281

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